WHITE & CASE

LIMITED LIABILITY PARTNERSHIP

UNITED STATES LOS ANGELES MIAMI NEW YORK

1155 AVENUE OF THE AMERICAS NEW YORK, NEW YORK 10036-2787

WASHINGTON, D.C.

TELEPHONE: (1-212) 819-8200 .

ASIA ALMATY ANKARA BANGKOK BOMBAY HANGE HO CHI MINH CITY JAKARTA

EUROPE BRUSSELS BUDAPEST HELSINKI STANAUL LONDON MORCOW PARIS DDAGUE STOCKHOLM WARSAW

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DIRECT DIAL: 819-8424

MIDDLE EAST JEDDAN RIYADH

GENERAL COUNSEL **OF COPYRIGHT**

LATIN AMERICA MEXICO CITY SÃO PAULO

JOHANNESBURG

APR 10 1998

April 16, 1998

VIA FACSIMILE

RECEIVED

The Honorable Lewis Hall Griffith The Honorable Jeffrey S. Gulin The Honorable Edward Dreyfus c/c Gina Giuffreda, CARP Specialist Office of the Register of Copyrights P.O. Box 70977 Southwest Station Washington, D.C. 20024

Re: Docket No. 96-6 CARP NCBRA

Dear Panel Members:

It is the understanding of the parties to the above captioned proceeding that the Panel will issue an order reflecting any agreement reached by the parties on the scheduling of document requests and motions with respect to the parties' Written Rebuttal Cases. The parties have reached such an agreement. Accordingly, please find attached a copy of the agreed upon schedule as well as copies of the parties' signatures to that agreement. Thank you very much.

Sincerely,

Sam Mosenkis

SM:sm

Attachments

WHITE & CASE

LIMITED LIABILITY PARTNERSHIP

UNITED STATES LOS ANGELES MIAMI NEW TURK WASHINGTON, D.G.

EUROPE BRUSSELS HELSINKI LONDON MOSCOW PARIS PRAGUE STOCKHOLM WARSAW

AFRICA JOHANNESBURG

April 14, 1998

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GENERAL COUNSEL LATIN AMERICA MEXICO CITY OF COPYRIGHT SÃO PAULO

APR 7 1998

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VIA FACSIMILE

R. Bruce Rich, Esq. Weil Gotshal & Manges LLP 767 Fifth Avenue New York, N.Y. 10153

Michael Salzman, Esq. Hughes Hubbard & Reed LLP One Battery Park Plaza New York, N.Y. 10004

Re: Docket No. 96-6 CARP NCBRA

Dear Counsel:

Although we have had some general conversations about how to handle document requests and motions with respect to our rebuttal cases, including a conversation which Chris Shore recently had with Mark Stein, we have yet to fix a schedule and therefore would propose the following schedule:

Friday April 17 Filing of document request letters.

Tuesday April 21 Filing of letter responses to document requests and production of responsive document.

Thursday April 23 Filing of letter motions regarding written rebuttal cases.

Tuesday April 28 Oral oppositions to motions to be heard prior to rebuttal testimony of first witness (parties may concurrently submit letter responses at the time oral argument is made).

R. Bruce Rich, Esq. And Michael Salzman, Esq. Page 2

When scheduling the rebuttal case, it was clear that we could not attain a schedule for this phase of the case which would conform to CARP rules. Nontheless, Ms. Giuffreda informed us that the Panel would approve any schedule voluntarily agreed to by the parties.

If the proposed schedule is agreeable to you, please sign and send the letter by return fax. I will then fax the signed letters to Ms. Giuffreda.

If you should wish to discuss the above, please call me at 819-8424.

Sincerely,

Sam Mosenkis

Agreed:

R. Bruce Rich, Esq. (on behalf of Public Broadcasters)

Agreed:

Michael Salzman, Esq. (on behalf of BMI)

SM:sm

cc: Philip H. Schaeffer, Esq. Joan McGivern, Esq. Beverly Willett, Esq. Christopher Shore, Esq. APR-16-1998 14:55

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WHITE & CASE

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co: Philip H. Schaeffer, Esq.
Joan McGivern, Esq.
Beverly Willett, Esq.
Christopher Shore, Esq.

WHITE & CASE LLP FAX DEPARTMENT HFK 15 '98 11: N3 FR HH&R-12EAST PAGE: 83 +2854+618+212

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R. Bruce Rich, Esq. And Michael Salzman, Esq. Page 2

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